Montana State Legislature

2015 SESSION

ADDITIONAL DOCUMENTS May include the following:

Business Page
[Signed by Chairman]
Roll Call
Standing Committee Reports
Tabled Bills
Fiscal Reports
Rolls Call Votes
Proxy Forms
Visitor Registrations

*Any other documents, which were submitted after the committee hearing has ended and/or was submitted late [within 48 hours], regarding information in the committee hearing.

*Witness Statements that were not presented as exhibits.

Montana Historical Society Archives
225 N. Roberts
Helena MT 59620-1201
2015 Legislative
E-Document Specialist Susie Hamilton

BUSINESS REPORT

MONTANA HOUSE OF REPRESENTATIVES 64th LEGISLATURE - REGULAR SESSION

HOUSE EDUCATION COMMITTEE

Date: Friday, April 10, 2015

Place: Capitol

Time: 3:00 PM Room: 137

BILLS and RESOLUTIONS HEARD:

SB 410 HJ 26

EXECUTIVE ACTION TAKEN:

SB 107-BE CONCURRED IN
SB 252- BE CONCURRED IN AS AMENDED
SB 260- TABLED
SB 410- BE CONCURRED IN
HJ 26- DO PASS

Comments:

Sarah Laszloff, Chair



MONTANA HOUSE OF REPRESENTATIVES

EDUCATION COMMITTEE ROLL CALL

DATE: Friday, April 10, 2015

NAME	PRESENT	ABSENT/EXCUSED
REP. SARAH LASZLOFFY, CHAIR		
REP. DEBRA LAMM, VICE CHAIR		
REP. EDIE MCCLAFFERTY, VICE CHAIR		✓
REP. BRYCE BENNETT		
REP. JEFF ESSMANN	/	
REP. MOFFIE FUNK		/
REP. EDWARD GREEF		
REP. GREG HERTZ		
REP. KATHY KELKER	/	
REP. G. BRUCE MEYERS		
REP. MATTHEW MONFORTON		/
REP. JEAN PRICE		
REP. DANIEL SALOMON		
REP. NICHOLAS SCHWADERER	/	
REP. SUSAN WEBBER		

15 MEMBERS



April 10, 2015 Page 1 of 1

Mr. Speaker:

We, your committee on Education recommend that Senate Bill 252 (third reading copy -- blue) be concurred in.

Signed: 📐

Representative Sarah Laszl**o**j

To be carried by Representative Matthew Monforton

- END -

Committee Vote:
Yes 14, No 1
Fiscal Note Required X

U11/1/15



April 10, 2015 Page 1 of 6

Mr. Speaker:

We, your committee on Education recommend that Senate Bill 252 (third reading copy -- blue) be concurred in as amended.

Signed: Sarah Kassloff, Chair
Representative Sarah Laszloff, Chair

To be carried by Representative Matthew Monforton

And, that such amendments read:

1. Title, page 1, line 8.

Strike: "ACCOUNT"

Insert: "AND DISTRIBUTION ACCOUNTS; PROVIDING STATUTORY

APPROPRIATIONS;"
Following: "SECTIONS"
Insert: "17-7-502,"
Following: "20-9-310"
Insert: ", 20-9-517,"

2. Page 1, line 12.

Insert: "Section 1. Section 17-7-502, MCA, is amended to read:

"17-7-502. Statutory appropriations -- definition -- requisites for validity. (1) A statutory appropriation is an appropriation made by permanent law that authorizes spending by a state agency without the need for a biennial legislative appropriation or budget amendment.

- (2) Except as provided in subsection (4), to be effective, a statutory appropriation must comply with both of the following provisions:
- (a) The law containing the statutory authority must be listed in subsection (3).
- (b) The law or portion of the law making a statutory appropriation must specifically state that a statutory appropriation is made as provided in this section.

Committee Vote:

Yes 14, No 1

Fiscal Note Required X

W13/15

- (3) The following laws are the only laws containing statutory appropriations: 2-15-247; 2-17-105; 5-11-120; 5-11-407; 5-13-403; 7-4-2502; 10-1-108; 10-1-1202; 10-1-1303; 10-2-603; 10-3-203; 10-3-310; 10-3-312; 10-3-314; 10-4-301; 15-1-121; 15-1-218; 15-35-108; 15-36-332; 15-37-117; 15-39-110; 15-65-121; 15-70-101; 15-70-369; 15-70-601; 16-11-509; 17-3-106; 17-3-112; 17-3-212; 17-3-222; 17-3-241; 17-6-101; 18-11-112; 19-3-319; 19-6-404; 19-6-410; 19-9-702; 19-13-604; 19-17-301; 19-18-512; 19-19-305; 19-19-506; 19-20-604; 19-20-607; 19-21-203; 20-8-107; 20-9-517; 20-9-520; 20-9-534; 20-9-622; 20-26-1503; 22-1-327; 22-3-1004; 23-4-105; 23-5-306; 23-5-409; 23-5-612; 23-7-301; 23-7-402; 30-10-1004; 37-43-204; 37-51-501; 39-1-105; 39-71-503; 41-5-2011; 42-2-105; 44-4-1101; 44-12-206; 44-13-102; 53-1-109; 53-1-215; 53-2-208; 53-9-113; 53-24-108; 53-24-206; 60-11-115; 61-3-415; 69-3-870; 75-1-1101; 75-5-1108; 75-6-214; 75-11-313; 76-13-150; 76-13-416; 77-1-108; 77-2-362; 80-2-222; 80-4-416; 80-11-518; 81-1-112; 81-7-106; 81-10-103; 82-11-161; 85-20-1504; 85-20-1505; 87-1-603; 90-1-115; 90-1-205; 90-1-504; 90-3-1003; 90-6-331; and 90-9-306.
- (4) There is a statutory appropriation to pay the principal, interest, premiums, and costs of issuing, paying, and securing all bonds, notes, or other obligations, as due, that have been authorized and issued pursuant to the laws of Montana. Agencies that have entered into agreements authorized by the laws of Montana to pay the state treasurer, for deposit in accordance with 17-2-101 through 17-2-107, as determined by the state treasurer, an amount sufficient to pay the principal and interest as due on the bonds or notes have statutory appropriation authority for the payments. (In subsection (3): pursuant to sec. 10, Ch. 360, L. 1999, the inclusion of 19-20-604 terminates contingently when the amortization period for the teachers' retirement system's unfunded liability is 10 years or less; pursuant to sec. 10, Ch. 10, Sp. L. May 2000, secs. 3 and 6, Ch. 481, L. 2003, and sec. 2, Ch. 459, L. 2009, the inclusion of 15-35-108 terminates June 30, 2019; pursuant to sec. 73, Ch. 44, L. 2007, the inclusion of 19-6-410 terminates contingently upon the death of the last recipient eligible under 19-6-709(2) for the supplemental benefit provided by 19-6-709; pursuant to sec. 14, Ch. 374, L. 2009, the inclusion of 53-9-113 terminates June 30, 2015; pursuant to sec. 5, Ch. 442, L. 2009, the inclusion of 90-6-331 terminates June 30, 2019; pursuant to sec. 16, Ch. 58, L. 2011, the inclusion of 30-10-1004 terminates June 30, 2017; pursuant to sec. 6, Ch. 61, L. 2011, the inclusion of 76-13-416 terminates June 30, 2019; pursuant to sec. 13, Ch. 339, L. 2011, the inclusion of 81-1-112 and 81-7-106 terminates June 30, 2017; pursuant to sec. 11(2), Ch. 17, L. 2013, the inclusion of 17-3-112 terminates on occurrence of contingency; pursuant to secs. 3 and 5, Ch. 244, L. 2013, the inclusion of 22-1-327 is effective July 1, 2015, and terminates July 1, 2017; and pursuant to sec. 10, Ch. 413, L. 2013, the inclusion of 2-15-247, 39-1-105, 53-1-215, and 53-2-208 terminates June 30, 2015.)"

Renumber: subsequent sections

3. Page 3, line 11. Following: "counties"

Strike: "for deposit in the"

Insert: "in proportion to a county's oil and natural gas
 production taxes for the preceding 3 years compared to the
 total of all counties' oil and natural gas production taxes
 for the preceding 3 years. Funds distributed must be
 deposited in a county's"

4. Page 3, line 13.
Following: "(5)"

Insert: "(a)"
Following: "(1)"

Insert: "and the conditions in subsection (5)(b)"

5. Page 4, line 6. Following: line 6

Insert: "(b) If the trustees of a school district that received
 oil and natural gas production taxes in the prior fiscal
 year budget in the district's general fund BASE budget for
 the upcoming school fiscal year an amount less than 12.5% of
 the total oil and natural gas production taxes received by
 the district in the prior fiscal year, then:

- (i) the trustees must levy the number of mills required to raise an amount equal to the difference between 12.5% of the oil and natural gas production taxes received by the district in the prior fiscal year and the amount of oil and gas production taxes the trustees budget in the district's general fund BASE budget for the upcoming school fiscal year;
- (ii) the mills levied under subsection (5) (b) (i) are not eligible for the guaranteed tax base subsidy under the provisions of 20-9-366 through 20-9-369; and
- (iii) the general fund BASE budget levy requirement calculated in 20-9-141 must be calculated as though the trustees budgeted 12.5% of the oil and natural gas production taxes received by the district in the prior year and the number of mills calculated in subsection (5)(b)(i) must be added to the number of mills calculated in 20-9-141(2)."

6. Page 5, line 6.

Following: "counties"

Strike: "for deposit in the"

Insert: "in proportion to a county's oil and natural gas
 production taxes for the preceding 3 years compared to the
 total of all counties' oil and natural gas production taxes
 for the preceding 3 years. Funds distributed must be
 deposited in a county's"

7. Page 5, line 8.

Following: "(5)"

Insert: "(a)"
Following: "(1)"

Insert: "and the conditions in subsection (5)(b)"

8. Page 6, line 1. Following: line 1

Insert: "(b) If the trustees of a school district that received
 oil and natural gas production taxes in the prior fiscal
 year budget in the district's general fund BASE budget for
 the upcoming school fiscal year an amount less than 12.5% of
 the total oil and natural gas production taxes received by
 the district in the prior fiscal year, then:

- (i) the trustees must levy the number of mills required to raise an amount equal to the difference between 12.5% of the oil and natural gas production taxes received by the district in the prior fiscal year and the amount of oil and gas production taxes the trustees budget in the district's general fund BASE budget for the upcoming school fiscal year;
- (ii) the mills levied under subsection (5)(b)(i) are not eligible for the guaranteed tax base subsidy under the provisions of 20-9-366 through 20-9-369; and
- (iii) the general fund BASE budget levy requirement calculated in 20-9-141 must be calculated as though the trustees budgeted 12.5% of the oil and natural gas production taxes received by the district in the prior year and the number of mills calculated in subsection (5)(b)(i) must be added to the number of mills calculated in 20-9-141(2)."
- 9. Page 6, line 13.

Insert: "Section 3. Section 20-9-517, MCA, is amended to read:

"20-9-517. (Temporary) State school oil and natural gas
impact account. (1) There is a state school oil and natural gas
impact account in the state special revenue fund provided for in
17-2-102. The purpose of the account is to provide money to
schools that are receiving oil and natural gas production taxes
under 15-36-331 in an amount less than 20% of the district's
maximum general fund budget but that are impacted by oil and
natural gas development. The funds in this account are
statutorily appropriated as provided in 17-7-502.

- (2) There must be deposited in the account oil and natural gas production taxes, if any, pursuant to 20-9-310(4)(b) and any amounts pursuant to 20-9-104(6).
- (3) A school district may apply to the superintendent of public instruction for funds from the account for circumstances that are directly related to impacts resulting from the development or cessation of development of oil and natural gas as follows:

- (a) an unusual enrollment increase as determined pursuant to 20-9-161 and 20-9-314;
 - (b) an unusual enrollment decrease;
 - (c) higher rates of student mobility;
- (d) a district's need to hire new teachers or staff as a result of increased enrollment;
- (e) the opening or reopening of an elementary or high school approved by the superintendent of public instruction pursuant to 20-6-502 or 20-6-503; or
 - (f) major maintenance for a school or district.
- (4) In reviewing an applicant's request for funding, the superintendent of public instruction shall consider the following:
 - (a) the local district's or school's need;
 - (b) the severity of the energy development impacts;
 - (c) availability of funds in the account; and
- (d) the applicant district's ability to meet the needs identified in subsection (3).
- (5) The superintendent of public instruction shall adopt rules necessary to implement the application and distribution process.
- (6) The amount in the account may not exceed \$7.5 million. Any amount over \$7.5 million must be deposited in the guarantee account and distributed in the same manner as provided in 20-9-622(2). (Terminates June 30, $2016--\sec$. 43, Ch. 400, L. 2013.)
- 20-9-517. (Effective July 1, 2016) State school oil and natural gas impact account. (1) There is a state school oil and natural gas impact account in the state special revenue fund provided for in 17-2-102. The purpose of the account is to provide money to schools that are not receiving oil and natural gas production taxes under 15-36-331 in an amount sufficient to address oil and natural gas development impacts. The funds in this account are statutorily appropriated as provided in 17-7-502.
- (2) There must be deposited in the account oil and natural gas production taxes, if any, pursuant to 20-9-310(4) and any amounts pursuant to 20-9-104(6).
- (3) A school district may apply to the superintendent of public instruction for funds from the account for circumstances that are directly related to impacts resulting from the development or cessation of development of oil and natural gas as follows:
- (a) an unusual enrollment increase as determined pursuant to 20-9-161 and 20-9-314;
 - (b) an unusual enrollment decrease;
 - (c) higher rates of student mobility;
- (d) a district's need to hire new teachers or staff as a result of increased enrollment;
- (e) the opening or reopening of an elementary or high school approved by the superintendent of public instruction

pursuant to 20-6-502 or 20-6-503; or

- (f) major maintenance for a school or district.
- (4) In reviewing an applicant's request for funding, the superintendent of public instruction shall consider the following:
 - (a) the local district's or school's need;
 - (b) the severity of the energy development impacts;
 - (c) availability of funds in the account; and
- (d) the applicant district's ability to meet the needs identified in subsection (3).
- (5) The superintendent of public instruction shall adopt rules necessary to implement the application and distribution process.
- (6) The amount in the account may not exceed \$7.5 million. Any amount over \$7.5 million must be deposited in the guarantee account and distributed in the same manner as provided in 20-9-622(2).""

Renumber: subsequent sections

10. Page 6, line 18.

Following: "20-9-310(4)."

Insert: "The funds deposited in this account for distribution to
 school districts and counties under 20-9-310(4) are
 statutorily appropriated as provided in 17-7-502."



April 10, 2015 Page 1 of 1

Mr. Speaker:

We, your committee on Education recommend that Senate Bill 107 (third reading copy -- blue) be concurred in.

med: Sarah Dassloffy, Chair

To be carried by Representative Debra Lamm

- END -

Committee Vote:
Yes 8, No 7
Fiscal Note Required X

WIIII SAM

- (3) The following laws are the only laws containing statutory appropriations: 2-15-247; 2-17-105; 5-11-120; 5-11-407; 5-13-403; 7-4-2502; 10-1-108; 10-1-1202; 10-1-1303; 10-2-603; 10-3-203; 10-3-310; 10-3-312; 10-3-314; 10-4-301; 15-1-121; 15-1-218; 15-35-108; 15-36-332; 15-37-117; 15-39-110; 15-65-121; 15-70-101; 15-70-369; 15-70-601; 16-11-509; 17-3-106; 17-3-112; 17-3-212; 17-3-222; 17-3-241; 17-6-101; 18-11-112; 19-3-319; 19-6-404; 19-6-410; 19-9-702; 19-13-604; 19-17-301; 19-18-512; 19-19-305; 19-19-506; 19-20-604; 19-20-607; 19-21-203; 20-8-107; 20-9-517; 20-9-520; 20-9-534; 20-9-622; 20-26-1503; 22-1-327; 22-3-1004; 23-4-105; 23-5-306; 23-5-409; 23-5-612; 23-7-301; 23-7-402; 30-10-1004; 37-43-204; 37-51-501; 39-1-105; 39-71-503; 41-5-2011; 42-2-105; 44-4-1101; 44-12-206; 44-13-102; 53-1-109; 53-1-215; 53-2-208; 53-9-113; 53-24-108; 53-24-206; 60-11-115; 61-3-415; 69-3-870; 75-1-1101; 75-5-1108; 75-6-214; 75-11-313; 76-13-150; 76-13-416; 77-1-108; 77-2-362; 80-2-222; 80-4-416; 80-11-518; 81-1-112; 81-7-106; 81-10-103; 82-11-161; 85-20-1504; 85-20-1505; 87-1-603; 90-1-115; 90-1-205; 90-1-504; 90-3-1003; 90-6-331; and 90-9-306.
- (4) There is a statutory appropriation to pay the principal, interest, premiums, and costs of issuing, paying, and securing all bonds, notes, or other obligations, as due, that have been authorized and issued pursuant to the laws of Montana. Agencies that have entered into agreements authorized by the laws of Montana to pay the state treasurer, for deposit in accordance with 17-2-101 through 17-2-107, as determined by the state treasurer, an amount sufficient to pay the principal and interest as due on the bonds or notes have statutory appropriation authority for the payments. (In subsection (3): pursuant to sec. 10, Ch. 360, L. 1999, the inclusion of 19-20-604 terminates contingently when the amortization period for the teachers' retirement system's unfunded liability is 10 years or less; pursuant to sec. 10, Ch. 10, Sp. L. May 2000, secs. 3 and 6, Ch. 481, L. 2003, and sec. 2, Ch. 459, L. 2009, the inclusion of 15-35-108 terminates June 30, 2019; pursuant to sec. 73, Ch. 44, L. 2007, the inclusion of 19-6-410 terminates contingently upon the death of the last recipient eligible under 19-6-709(2) for the supplemental benefit provided by 19-6-709; pursuant to sec. 14, Ch. 374, L. 2009, the inclusion of 53-9-113 terminates June 30, 2015; pursuant to sec. 5, Ch. 442, L. 2009, the inclusion of 90-6-331 terminates June 30, 2019; pursuant to sec. 16, Ch. 58, L. 2011, the inclusion of 30-10-1004 terminates June 30, 2017; pursuant to sec. 6, Ch. 61, L. 2011, the inclusion of 76-13-416 terminates June 30, 2019; pursuant to sec. 13, Ch. 339, L. 2011, the inclusion of 81-1-112 and 81-7-106 terminates June 30, 2017; pursuant to sec. 11(2), Ch. 17, L. 2013, the inclusion of 17-3-112 terminates on occurrence of contingency; pursuant to secs. 3 and 5, Ch. 244, L. 2013, the inclusion of 22-1-327 is effective July 1, 2015, and terminates July 1, 2017; and pursuant to sec. 10, Ch. 413, L. 2013, the inclusion of 2-15-247, 39-1-105, 53-1-215, and 53-2-208 terminates June 30, 2015.)"

Renumber: subsequent sections

3. Page 3, line 11. Following: "counties"

Strike: "for deposit in the"

Insert: "in proportion to a county's oil and natural gas
 production taxes for the preceding 3 years compared to the
 total of all counties' oil and natural gas production taxes
 for the preceding 3 years. Funds distributed must be
 deposited in a county's"

4. Page 3, line 13.

Following: "(5)"
Insert: "(a)"
Following: "(1)"

Insert: "and the conditions in subsection (5)(b)"

5. Page 4, line 6. Following: line 6

Insert: "(b) If the trustees of a school district that received
 oil and natural gas production taxes in the prior fiscal
 year budget in the district's general fund BASE budget for
 the upcoming school fiscal year an amount less than 12.5% of
 the total oil and natural gas production taxes received by
 the district in the prior fiscal year, then:

- (i) the trustees must levy the number of mills required to raise an amount equal to the difference between 12.5% of the oil and natural gas production taxes received by the district in the prior fiscal year and the amount of oil and gas production taxes the trustees budget in the district's general fund BASE budget for the upcoming school fiscal year;
- (ii) the mills levied under subsection (5) (b) (i) are not eligible for the guaranteed tax base subsidy under the provisions of 20-9-366 through 20-9-369; and
- (iii) the general fund BASE budget levy requirement calculated in 20-9-141 must be calculated as though the trustees budgeted 12.5% of the oil and natural gas production taxes received by the district in the prior year and the number of mills calculated in subsection (5)(b)(i) must be added to the number of mills calculated in 20-9-141(2)."
- 6. Page 5, line 6.

Following: "counties"

Strike: "for deposit in the"

Insert: "in proportion to a county's oil and natural gas
 production taxes for the preceding 3 years compared to the
 total of all counties' oil and natural gas production taxes
 for the preceding 3 years. Funds distributed must be
 deposited in a county's"

7. Page 5, line 8. Following: "(5)"

Insert: "(a)"
Following: "(1)"

Insert: "and the conditions in subsection (5)(b)"

8. Page 6, line 1. Following: line 1

Insert: "(b) If the trustees of a school district that received
 oil and natural gas production taxes in the prior fiscal
 year budget in the district's general fund BASE budget for
 the upcoming school fiscal year an amount less than 12.5% of
 the total oil and natural gas production taxes received by
 the district in the prior fiscal year, then:

- (i) the trustees must levy the number of mills required to raise an amount equal to the difference between 12.5% of the oil and natural gas production taxes received by the district in the prior fiscal year and the amount of oil and gas production taxes the trustees budget in the district's general fund BASE budget for the upcoming school fiscal year;
- (ii) the mills levied under subsection (5) (b) (i) are not eligible for the guaranteed tax base subsidy under the provisions of 20-9-366 through 20-9-369; and
- (iii) the general fund BASE budget levy requirement calculated in 20-9-141 must be calculated as though the trustees budgeted 12.5% of the oil and natural gas production taxes received by the district in the prior year and the number of mills calculated in subsection (5)(b)(i) must be added to the number of mills calculated in 20-9-141(2)."
- 9. Page 6, line 13.

Insert: "Section 3. Section 20-9-517, MCA, is amended to read:

"20-9-517. (Temporary) State school oil and natural gas
impact account. (1) There is a state school oil and natural gas
impact account in the state special revenue fund provided for in
17-2-102. The purpose of the account is to provide money to
schools that are receiving oil and natural gas production taxes
under 15-36-331 in an amount less than 20% of the district's
maximum general fund budget but that are impacted by oil and
natural gas development. The funds in this account are
statutorily appropriated as provided in 17-7-502.

- (2) There must be deposited in the account oil and natural gas production taxes, if any, pursuant to 20-9-310(4)(b) and any amounts pursuant to 20-9-104(6).
- (3) A school district may apply to the superintendent of public instruction for funds from the account for circumstances that are directly related to impacts resulting from the development or cessation of development of oil and natural gas as follows:

- (a) an unusual enrollment increase as determined pursuant to 20-9-161 and 20-9-314;
 - (b) an unusual enrollment decrease;
 - (c) higher rates of student mobility;
- (d) a district's need to hire new teachers or staff as a result of increased enrollment;
- (e) the opening or reopening of an elementary or high school approved by the superintendent of public instruction pursuant to 20-6-502 or 20-6-503; or
 - (f) major maintenance for a school or district.
- (4) In reviewing an applicant's request for funding, the superintendent of public instruction shall consider the following:
 - (a) the local district's or school's need;
 - (b) the severity of the energy development impacts;
 - (c) availability of funds in the account; and
- (d) the applicant district's ability to meet the needs identified in subsection (3).
- (5) The superintendent of public instruction shall adopt rules necessary to implement the application and distribution process.
- (6) The amount in the account may not exceed \$7.5 million. Any amount over \$7.5 million must be deposited in the guarantee account and distributed in the same manner as provided in 20-9-622(2). (Terminates June 30, 2016--sec. 43, Ch. 400, L. 2013.)
- 20-9-517. (Effective July 1, 2016) State school oil and natural gas impact account. (1) There is a state school oil and natural gas impact account in the state special revenue fund provided for in 17-2-102. The purpose of the account is to provide money to schools that are not receiving oil and natural gas production taxes under 15-36-331 in an amount sufficient to address oil and natural gas development impacts. The funds in this account are statutorily appropriated as provided in 17-7-502.
- (2) There must be deposited in the account oil and natural gas production taxes, if any, pursuant to 20-9-310(4) and any amounts pursuant to 20-9-104(6).
- (3) A school district may apply to the superintendent of public instruction for funds from the account for circumstances that are directly related to impacts resulting from the development or cessation of development of oil and natural gas as follows:
- (a) an unusual enrollment increase as determined pursuant to 20-9-161 and 20-9-314;
 - (b) an unusual enrollment decrease;
 - (c) higher rates of student mobility;
- (d) a district's need to hire new teachers or staff as a result of increased enrollment;
- (e) the opening or reopening of an elementary or high school approved by the superintendent of public instruction

pursuant to 20-6-502 or 20-6-503; or

- (f) major maintenance for a school or district.
- (4) In reviewing an applicant's request for funding, the superintendent of public instruction shall consider the following:
 - (a) the local district's or school's need;
 - (b) the severity of the energy development impacts;
 - (c) availability of funds in the account; and
- (d) the applicant district's ability to meet the needs identified in subsection (3).
- (5) The superintendent of public instruction shall adopt rules necessary to implement the application and distribution process.
- (6) The amount in the account may not exceed \$7.5 million. Any amount over \$7.5 million must be deposited in the guarantee account and distributed in the same manner as provided in 20-9-622(2).""

Renumber: subsequent sections

10. Page 6, line 18.

Following: "20-9-310(4)."

Insert: "The funds deposited in this account for distribution to
 school districts and counties under 20-9-310(4) are
 statutorily appropriated as provided in 17-7-502."



April 10, 2015 Page 1 of 1

Mr. Speaker:

We, your committee on Education recommend that Senate Bill 410 (third reading copy -- blue) be concurred in.

To be carried by Representative Nicholas Schwaderer

- END -

Committee Vote: Yes 8, No 7 Fiscal Note Required X



April 10, 2015 Page 1 of 1

Mr. Speaker:

We, your committee on Education recommend that House Joint Resolution 26 (first reading copy -- white) do pass.

Signed: <u>Anh Jaseloff</u>, Chair Representative Sarah Laszloff, Chair

- END -

Committee Vote:
Yes 15, No 0
Fiscal Note Required ___

Ullillis 8km

HJ0026001SC.hbb

BILL TABLED NOTICE

HOUSE EDUCATION COMMITTEE

The HOUSE EDUCATION COMMITTEE TABLED

SB 260 - Revise education funding laws related to oil and gas production taxes - Sen. Frederick (Eric) Moore

by motion, on **Friday, April 10, 2015** (PLEASE USE THIS ACTION DATE IN LAWS BILL STATUS).

(For the Committee)

(For the Chief Clerk of the House)

Nadia Zylawy, Secretary

Phone: 444-4872

(Date)

April 11, 2015 (8:48am)



MONTANA HOUSE OF REPRESENTATIVES

EDUCATION COMMITTEE ROLL CALL VOTE

BILL NUMBER SB 252	2	Г	АТЕ_ 4 -	10-15
MOTION	Be Amended	50	3025203	.APM
	(motion pas	sed)		
NAME		AYE	NO	PROXY
REP. DEBRA LAMM, VIC	E CHAIR		110	
REP. EDIE MCCLAFFERT				
REP. BRYCE BENNETT				
REP. JEFF ESSMANN				
REP. MOFFIE FUNK				
REP. EDWARD GREEF		1		
REP. GREG HERTZ		./		
REP. KATHY KELKER			./	
REP. G. BRUCE MEYERS				-
REP. MATTHEW MONFOL	RTON			
REP. JEAN PRICE			. /	V
REP. DANIEL SALOMON		1/		
REP. NICHOLAS SCHWAI	DERER	1		
REP. SUSAN WEBBER				
REP. SARAH LASZLOFFY	, CHAIR	1		
		8	7	

15 MEMBERS



MONTANA HOUSE OF REPRESENTATIVES

EDUCATION COMMITTEE ROLL CALL VOTE

BILL NUMBER 56 410		DATE 4-10 - 2015			
MOTIONBe Concur	red In				
NAME	AYE	NO	PROXY		
REP. DEBRA LAMM, VICE CHAIR	1111	110	11(0221		
REP. EDIE MCCLAFFERTY, VICE CHAIR					
REP. BRYCE BENNETT					
REP. JEFF ESSMANN					
REP. MOFFIE FUNK		\ <u>/</u>			
REP. EDWARD GREEF	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	<u> </u>			
REP. GREG HERTZ					
REP. KATHY KELKER		V			
REP. G. BRUCE MEYERS	V				
REP. MATTHEW MONFORTON			1		
REP. JEAN PRICE					
REP. DANIEL SALOMON					
REP. NICHOLAS SCHWADERER					
REP. SUSAN WEBBER	7				
REP. SARAH LASZLOFFY, CHAIR		V			

15 MEMBERS

Rep. Schwaderer to carry.



MONTANA HOUSE OF REPRESENTATIVES

EDUCATION COMMITTEE ROLL CALL VOTE

BILL NUMBER 36 260	Ι	DATE <u>~</u>	10-2015
MOTIONTo Be Ta	bled		
(motion	passed)		,
NAME	AYE	NO	PROXY
REP. DEBRA LAMM, VICE CHAIR			
REP. EDIE MCCLAFFERTY, VICE CHAIR		. \	
REP. BRYCE BENNETT	V		
REP. JEFF ESSMANN	'		
REP. MOFFIE FUNK	/	1000	
REP. EDWARD GREEF	V		
REP. GREG HERTZ		V	
REP. KATHY KELKER	V		
REP. G. BRUCE MEYERS		/	·
REP. MATTHEW MONFORTON		/	I
REP. JEAN PRICE			
REP. DANIEL SALOMON			
REP. NICHOLAS SCHWADERER		✓	
REP. SUSAN WEBBER	/		
REP. SARAH LASZLOFFY, CHAIR			,
	8	7	

15 MEMBERS



MONTANA HOUSE OF REPRESENTATIVES

EDUCATION COMMITTEE ROLL CALL VOTE

BILL NUMBER 36 410		-	DATE <u>ペー</u>	0-2015
MOTION	Be Amended	SBO	41009 · AZ	C
	(motion faile	ed)		
NAME		AYE	NO	PROXY
REP. DEBRA LAMM, VICE	E CHAIR	· · · · · · · · · · · · · · · · · · ·	1	
REP. EDIE MCCLAFFERT	Y, VICE CHAIR		./	
REP. BRYCE BENNETT			V	
REP. JEFF ESSMANN				4 1000
REP. MOFFIE FUNK				
REP. EDWARD GREEF				
REP. GREG HERTZ			1	V
REP. KATHY KELKER				
REP. G. BRUCE MEYERS			V	
REP. MATTHEW MONFOR	TON		V	V
REP. JEAN PRICE			V	
REP. DANIEL SALOMON	-	/		
REP. NICHOLAS SCHWAD	ERER	./		
REP. SUSAN WEBBER		V	./	,
REP. SARAH LASZLOFFY,	CHAIR	V		
		3	12	
		15 MEN	ABERS .	



WW. CDDD SQ 107

The Big Sky Country

MONTANA HOUSE OF REPRESENTATIVES

EDUCATION COMMITTEE ROLL CALL VOTE

BILL NUMBER OF 10 (DATE APY	11 10, 2015
MOTION To Remove SE	107 From	n Table	
Lmotion p			
NAME	AYE	NO	PROXY
REP. DEBRA LAMM, VICE CHAIR	/		
REP. EDIE MCCLAFFERTY, VICE CHAIR	·	/	
REP. BRYCE BENNETT		V	
REP. JEFF ESSMANN		/	
REP. MOFFIE FUNK		/	
REP. EDWARD GREEF	/		
REP. GREG HERTZ	/		
REP. KATHY KELKER			
REP. G. BRUCE MEYERS	/		
REP. MATTHEW MONFORTON			
REP. JEAN PRICE			
REP. DANIEL SALOMON	✓		
REP. NICHOLAS SCHWADERER	/		
REP. SUSAN WEBBER	V		,
REP. SARAH LASZLOFFY, CHAIR	/		,
	9	6	
	15 N / TC	MBERS	
	בוועו עו עו		



MONTANA HOUSE OF REPRESENTATIVES

EDUCATION COMMITTEE ROLL CALL VOTE

BILL NUMBER 56 10+	Γ	DATE)-10
MOTIONBe Concu	irred In		
Cmotion	passed)		
NAME .	AYE	NO	PROXY
REP. DEBRA LAMM, VICE CHAIR			
REP. EDIE MCCLAFFERTY, VICE CHAIR			
REP. BRYCE BENNETT			
REP. JEFF ESSMANN			
REP. MOFFIE FUNK			
REP. EDWARD GREEF	/		
REP. GREG HERTZ			*
REP. KATHY KELKER	V		
REP. G. BRUCE MEYERS	/	×	
REP. MATTHEW MONFORTON			
REP. JEAN PRICE			
REP. DANIEL SALOMON	/	×	
REP. NICHOLAS SCHWADERER			
REP. SUSAN WEBBER			,
REP. SARAH LASZLOFFY, CHAIR			
	8	7	

15 MEMBERS



MONTANA HOUSE OF REPRESENTATIVES

AUTHORIZED COMMITTEE PROXY

I request to be excused from th	ne	Ho	nse	Education				
Committee because of other commitments. I desire to leave my proxy vote with:								
Indicate Bill number and your vote Aye or No. If there are amendments, list them by name and number under the bill and indicate a separate vote for each amendment.								
BILL/AMENDMENT AT	YE	NO		BILL/AMENDMENT	AYE	NO		
SB 252	V							
SB025203.APM	/							
SB025206.APM)	V							
SB260								
SB 026001.ALS								
Sub talolo		1/						
sub quote								
SB 410	/							
SB 04009, AJC								
HJ26,	/							
Rep. (Signature)	at	7		Date	0-20	15		



MONTANA HOUSE OF REPRESENTATIVES

AUTHORIZED COMMITTEE PROXY

I request to be excused from the _	+	ouse Educ	ation				
Committee because of other comm		desire to leave my pr	roxy vote with	11:			
VC	rep	navilli					
Indicate Bill number and your vote number under the bill and indicate				nem by nai	me and		
BILL/AMENDMENT AYE	NO	BILL/AMEND	MENT	AYE	NO		
SB 252 V							
SB025203,AM V							
SB025206.APM V							
SB260							
SB 026001, ALS							
sub table	/						
SB410 V							
SB 04009. AJC	V						
HJ26 V							
Rep ////		Date	4-10	-2019)		
Rep (Signature)							
Monfortan							

MONTANA House of Representatives Visitors Register HOUSE EDUCATION COMMITTEE

Friday, April 10, 2015

SB 410 - Provide for tax credits for contributions to public and private schools Sponsor: Sen. Llew Jones

PLEASE PRINT

PLEASE PRINT Name	Representing	Support	Oppose	Info
Heather O'Loughlin	MBPC		×	
Dan Doells	POR			X
Cric Fear	MEA-MFT		9	
Jeff Cowee	HEA		X	
Madalyn Dunlan	OPI			
Dianne Bushe	mosec		I X	
DAVE KLYEPR	MREA	(X)	1	
Hi Bovingdon	bovernor sofice		\mathcal{L}	
Kirk Miller	SAM			
Seisie Hamilton	Sey '		X	
	U			·

Please leave prepared testimony with Secretary. Witness Statement forms are available if you care to submit written testimony.

MONTANA House of Representatives Visitors Register HOUSE EDUCATION COMMITTEE

Friday, April 10, 2015
HJ 26 - Interim study of youth concussion protection laws
Sponsor: Rep. Gordon Pierson

PLEASE PRINT

PLEASE PRINT	_		T	1
Name	Representing	Support	Oppose	Info
Mike Foster	Catholic Hospitals	X		
Bill Warden	Benefis, St. Petels, Bozoman Dead	X		
BOB VOGEL LANCE MELEN	MISBA	X		У.
Kiew Klane	MMA	X		
Kirk Miller	SAM	V		
Marguret Morgan	MT ath Trainers assoc	X		
Anke GemolyEz	Billings Chura	X		
Susie Hamilton	Sily	X		
	0			
,				
,				

Please leave prepared testimony with Secretary. Witness Statement forms are available if you care to submit written testimony.